

UNITEDS **J DEPARTMENT OF COMMERCI** Patent and 1rademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

08/999766

EXAMINER

117

ART UNIT PAPER NUMBER

DATE MAILED:

INTERVIEW SUMMARY				
All participants (applicant, applicant's representative, PTO personnel):				
1) DOUGLAS MEISLAHN	(3) FLOYD CHAPMAN			
2) GAIL HAYES	(4)			
Date of Interview12/04/01				
Type: ☐ Telephonic ☐ Televideo Conference ☐ Personal (copy is	given to applicant Dapplicant's representative).			
Exhibit shown or demonstration conducted: The No If yes, brief	ef description:			
Agreement was reached. was not reached.				
Claim(s) discussed: $25 + 24$				
dentification of prior art discussed: Szganski, Powell et	alog Bender et alog Komatsu et all			
·				
Description of the general nature of what was agreed to if an agreemen	it was reached, or any other comments: In response to			
questions & how steresto Ner is	defined. Atty asserts that q			
stega-cipher is an algurithm	n which performs two functions			
(1) to determine where in the	e corrier signal data can be			
hidden in plain view and (z	el a ciphen function which			
(A fuller description, if necessary, and a copy of the amendments, if avenue to be attached. Also, where no copy of the amendments which would	ailable, which the examiner agreed would render the claims allowable id render the claims allowable is available, a summary thereof must be			

attached.)

🗀 It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

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FILING DATE APPLICATION NUMBER FIRST NAMED APPLICANT ATTORNEY DOCKET NO. 08/999766 EXAMINER ART UNIT PAPER NUMBER **DATE MAILED:** INTERVIEW SUMMARY All participants (applicant, applicant's representative, PTO personnel): FLOYD CHAPMAN (2) 12/04/01 Date of Interview_ Type: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative). Exhibit shown or demonstration conducted: Yes No If yes, brief description:____ Agreement was reached. Swas not reached. Claim(s) discussed: Identification of prior art discussed: ____ Description of the general nature of what was agreed to if an agreement was reached, or any other comments: (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) ☐ It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. Examiner Note: You must sign this form unless it is an attachment to another form.



UNITED Si. 3 DEPARTMENT OF COMMERCI Patent and Trademark Office

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APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

08/999766

EXA	MINER
ART UNIT	PAPER NUMBER
-	

317

DATE MAILED: INTERVIEW SUMMARY

	All participants (applicant, applicant's representative, PTO personnel): (1) Douglas Maisland (3) Floyo CHAPMAN
	(2) Gail tages (4)
	Date of Interview OT December 2001
	Type: 🗌 Telephonic 🗎 Televideo Conference 🔀 Personal (copy is given to 🔲 applicant 🔀 applicant's representative).
	Exhibit shown or demonstration conducted: Yes KNo If yes, brief description:
	Claim(s) discussed: 25+29 Identification of prior and discussed: Bender et al. Szepansli, Kamatsu et al., Powelled
	Description of the general nature of what was agreed to if an agreement was reached, or any other comments: 10 cat w of
	support found within the specification for these definitions.
	the ext asserts that a step a copher is a message which is be expresent to smeany searching for it and is difficult
em	we or new to even it searched for. Atty traversed this

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION—IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

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UNITED STA 3 DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

04/449766

EXAMINER

417

ART UNIT PAPER NUMBER

DATE MAILED:

INTERVIEW SUMMARY

All participants (applicant, applicant's representative, PTO personnel): (1) Douglos Meislahn (2) Gold Hayes Date of Interview 12/04/01	(3) FLOYD CHAPMAN (4)
Type: Telephonic Televideo Conference Personal (copy is	given to applicant applicant's representative).
Exhibit shown or demonstration conducted: Yes No If yes, brid	
Agreement was reached. Swas not reached. Claim(s) discussed: 25+29 Identification of prior and discussed: 52+0005king Bender (ot alog Komatsu et alog Powellet alo
Description of the general nature of what was agreed to if an agreemer	nt was reached, or any other comments: definition by all
that a "cypher" rogerines some re	
arques that Bender differe from	
is not digital data that is bei	up protected. The exx will covid
avaniments and male status of Bene	In clear in next office actu
 (A fuller description, if necessary, and a copy of the amendments, if av must be attached. Also, where no copy of the amendments which wou attached.) 	ailable, which the examiner agreed would render the claims allowable ld render the claims allowable is available, a summary thereof must be

☐ It is not necessary for applicant to provide a separate record of the substance of the interview.

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UNITED STATE 3 DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO. APPLICATION NUMBER 08/999776 EXAMINER ART UNIT PAPER NUMBER **DATE MAILED:** INTERVIEW SUMMARY All participants (applicant, applicant's representative, PTO personnel): (4) Date of Interview___ Type: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative). Exhibit shown or demonstration conducted: Yes No If yes, brief description:_____ Agreement was reached. was not reached. Claim(s) discussed:___ Identification of prior art discussed: Description of the general nature of what was agreed to if an agreement was reached, or any other comments: Szepanski de Atty asserts Szepanici fails to determine avy umen to (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) [] It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

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Interview Summary

Application No. Applicant(s) 08/999,766

Moskowitz et al.

Group Art Unit

	Douglas Meislahn	2132			
All participants (applicant, applicant's representative, PTO personnel):					
(1) <u>Douglas Meislahn</u>	(3) <u>Floyd Chapman</u>				
(2) Gail Hayes	(4)				
Date of Interview Dec 4, 2001			617		
Type: a) ☐ Telephonic b) ☐ Video Conference c) ☒ Personal [copy is given to 1) ☐ applicant 2)	≝ pplicant's representative]				
Exhibit shown or demonstration conducted: d)	Mo. If yes, brief description:				
			-		
Claim(s) discussed:					
Identification of prior art discussed:					
Agreement with respect to the claims f) was reached. g) was not reached. h) N/A. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Power((8000581317AZ) if 8xr drecks after for 9111203-44 34-42 which he are the disclorer choosing prints which would not open amount of the property of the disclorer choosing prints which would not a signature. And will review ref. Initialization of stega-ciphy was also curred. After ail confirm that the initialization changes in the early encoding. Basted on confirmation extra will review Power(), However, for any and any and a new second must be					
(A fuller description, if necessary, and a copy of the amendm available, must be attached. Also, where no copy of the amesummary thereof must be attached.) i) It is not necessary for applicant to provide a separate	ents which the examiner agreed vendments that would render the cl	aims allowable is	claims allowable, if available, a		
Unless the paragraph above has been checked, THE FORM/INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MF already been filed, APPLICANT IS GIVEN ONE MONTH FROSUBSTANCE OF THE INTERVIEW. See Summary of Record	PEP section 713.04). If a reply to DM THIS INTERVIEW DATE TO F	the last Office ac ILE A STATEME	tion has NT OF THE		

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	Application No. 08/999,766	Applicant(s)	Moskowitz e	at al
Interview Summary	Examiner		Group Art Unit	, t ai.
	Douglas Meis	lahn	2132	
All participants (applicant, applicant's representative, PTO pe	ersonnel):			
(1) <u>Douglas Meislahn</u>	(3) <u>Floyd Chap</u> i	man		
(2) Gail Hayes	(4)			
Date of Interview Dec 4, 2001	_			D-47-
Type: a) ☐ Telephonic b) ☐ Video Conference c) ☑ Personal [copy is given to 1) ☐ applicant 2)	∑ pplicant's repres	entative]		PIT
Exhibit shown or demonstration conducted: d)Yes e)	M p. If yes, brief de	escription:		
		-		
Claim(s) discussed:				
Identification of prior art discussed:				
definition of stegar strong week, Action will follow construction of the provide the standard of the standard	ature of what was ag	reed to if an	agreement was atu atu thin b De	reached, or any
Use of "in plain view" does not limit stail	ms to visual	applicati	ons	
(A fuller description, if necessary, and a copy of the amendm available, must be attached. Also, where no copy of the ame summary thereof must be attached.)				
i) ☐ It is not necessary for applicant to provide a separat	e record of the substa	ince of the i	nterview (if box is	s checked).
Unless the paragraph above has been checked, THE FORM/INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MFalready been filed, APPLICANT IS GIVEN ONE MONTH FROSUBSTANCE OF THE INTERVIEW. See Summary of Recor	PEP section 713.04). DM THIS INTERVIEW	If a reply to DATE TO F	the last Office ad ILE A STATEME	ction has NT OF THE

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